#### **ENTERED**

November 19, 2019 David J. Bradley, Clerk

# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

ENVENTURE GLOBAL

TECHNOLOGY, INC.,

Plaintiff,

v.

WEATHERFORD U.S., L.P.,

Defendant.

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CIVIL ACTION NO. 4:19-ev-02397

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JURY DEMANDED

## **PATENT CASE - SCHEDULING ORDER**

It is hereby ORDERED, after consultation with the parties, that the following schedule will apply in this case by agreement.

November 18, 2019	Scheduling Conference (see # 32 re: MEDIATION)
January 10, 2020	Comply with P.R. 3-1 and P.R. 3-2: Parties to make disclosure of asserted claims and preliminary infringement contentions & make document production After this date, it is necessary to obtain leave of court to add and/or amend infringement contentions, pursuant to Patent Rule (P.R.) 3-7.  Join additional parties. It is not necessary to file a motion to join additional parties before this date. Thereafter, it is necessary to obtain leave of court to join additional parties.  Add new patents and/or claims for patents-in-suit. It is not necessary to file a motion to add additional patents or claims before this date. Thereafter, it is necessary to obtain leave of court to add patents or claims.
	Disclosure of parties' claim construction/liability experts

2	March 13, 2020	Comply with P.R. 3-3 and 3-4: Parties to serve preliminary invalidity contentions and make document production.  Thereafter, it is necessary to obtain leave of Court to add and/or amend invalidity contentions, pursuant to P.R 3-7. Add any inequitable conduct allegations to pleadings. Before this date, it is not necessary to file a motion for leave to add inequitable conduct allegations to pleadings. Thereafter, it is necessary to obtain leave of court to add inequitable conduct allegations to pleadings.  Disclosure of parties' claim construction experts
3	March 27, 2020	Comply with P.R. 4-1: Parties' exchange of proposed
4	April 17, 2020	claim constructions and extrinsic evidence.  Privilege Logs to be exchanged by parties (or a letter to the Court stating that there are no disputes as to claims of privileged documents).
5	May 15, 2020	Deadline to comply with P.R. 4-3: Filing of joint claim construction and pre-hearing statement.  Service of FED. R. Civ. P. 26(a)(2) expert materials
6	May 15, 2020	Deadline for all parties to file amended pleadings (preclaim construction). It is not necessary to file a Motion for Leave to Amend before the deadline to amend pleadings. (It will be necessary to file a Motion for Leave to Amend after this deadline.)  NOTE: If the amendment would affect preliminary infringement contentions or preliminary invalidity contentions, a motion must be made pursuant to P.R. 3-7 irrespective of whether the amendment is made prior to this deadline.
7	June 22, 2020	Each party to provide name, address, phone number, and curriculum vitae for up to three (3) candidates for a courtappointed special master (see FED. R. Civ. P. 53) or court-appointed expert (see FED. R. Ev. 706), with information regarding the nominee's availability for Markman hearing or other assignments as deemed necessary by the court. The parties shall indicate if they agree on any of the nominees.

8	June 22, 2020	Deadline for parties (optional) to provide Court with
	5 dile 22, 2020	written tutorials concerning technology involved in
		patent in issue. If a special master or court-appointed
		expert is hereafter selected, the parties will provide each
		tutorial to the master or expert.
9	May 29, 2020	Responses to amended pleadings due.
10	June 12, 2020	Discovery deadline on claim construction issues (see
	, , , , , , , , , , , , , , , , , , , ,	P.R. 4-4)
11	July 2, 2020	Comply with P.R. 4-5(a): the party claiming patent
		infringement must serve and file a Claim Construction
		Opening Brief with its supporting evidence. The moving
		party is to provide the Court with 2 copies of the binders
		containing their Opening Brief and exhibits. If a special
		master or court-appointed expert has been appointed, the
		moving party must provide the Opening Brief on disk or
		CD along with a hard copy, tabbed and bound in notebook
		format with exhibits, to the special master or court-
		appointed expert.
12	July 17, 2020	Comply with P.R. 4-5(b): Responsive Brief and
		supporting evidence due to party claiming patent
		infringement. The moving party is to provide the Court
		with two (2) courtesy copies of the Responsive Brief and
		exhibits. If a special master or court-appointed expert has
		been appointed, the nonmoving party must supply a copy
		of its Response on disk or CD along with a hard copy,
		tabbed and bound in notebook format with exhibits, to the
12	T 1 24 2020	special master or court-appointed expert.
13	July 24, 2020	Comply with P.R. 4-5(c): Party claiming infringement
		shall file a Reply Brief and supporting evidence on claim
		construction. The moving party is to provide the Court
		with two (2) copies of the Reply Brief and exhibits. If a
		special master or court-appointed expert has been
		appointed, the moving party must provide the Reply Brief on disk or CD along with a hard copy, tabbed and bound in
		notebook format with exhibits, to the special master or
		court-appointed expert.
		Parties to file a <b>notice</b> with the Court stating the <b>estimated</b>
		amount of time requested for the Claim Construction
		(Markman) Hearing. The Court will notify the parties if it
		is unable to accommodate this request.
14		Parties to submit Claim Construction Chart in
		WordPerfect 8.0 (or higher) format in compliance with
		P.R. 4-5(d).
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15	August 28, 2020	Claim Construction (Markman) Hearing at.m. at the
		United States District Court, 515 Rusk Street,
		Courtroom 9-F, Houston, Texas
16	October 9, 2020	Court's Decision on Claim Construction (Markman
		Ruling) (If ruling is late, parties may seek amendment of
		remaining dates in Scheduling Order.)
17	November 6, 2020	Deadline for final infringement contentions and to
		amend pleadings on infringement claims
		<b>NOTE:</b> Except as provided in P.R. 3-6, if the amendment
		would affect preliminary or final infringement contentions,
	İ	a motion must be made under P.R. 3-7 irrespective of
		whether the amendment is made before this deadline.
18	November 20, 2020	Deadline for final invalidity contentions and to amend
		pleadings on invalidity claims.
		<b>NOTE:</b> Except as provided in P.R. 3-6, if the amendment
		would affect preliminary or final invalidity contentions, a
		motion must be made under P.R. 3-7 irrespective of
		whether the amendment is made before this deadline.
19	November 6, 2020	Comply with P.R.3-8. All parties furnish documents and
		privilege logs pertaining to willful infringement.
20	December 4, 2020	Date for designation of expert witnesses on non-
	ļ	construction issues on which the party has the burden
		of proof ("BOP") and service of expert witness reports.
		[Refer to Fed. Rules of Civil Proc. for information
		required.]
		Mediation Completion Date
21	January 18, 2021	Date for designation of responsive expert witnesses on
	1	non-claim construction issues on which party does not
		have BOP, and service of responsive expert witness
		reports. [Refer to Fed. Rules of Civil Proc. for
		information required.]
22	March 1, 2021	Discovery Deadline on all issues.
		(If ruling is late, parties may seek amendment of
		remaining dates in Scheduling Order.)
23	March 29, 2021-Motion	Dispositive and Non-Dispositive Motions
		And Briefing deadlines
	April 19, 2021- Response	
	April 26, 2021- Reply	
24	May 24, 2021	Court's ruling on all pending motions

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25	June 21, 2021	Joint Pretrial Order due including all components
		required by Local Rules and this Court's Procedures (such as
		witness lists, exhibit lists and copies of exhibits (see #29
		below), and (a) in bench trials, proposed findings of fact and
		conclusions of law with citation to authority and (b) for jury
		trials, joint proposed jury instructions with citation to
1		authority, and proposed verdict form).
		Statement of Expected Length of Trial:days (-6 hours
<u></u>		with jury per day)
26	June 21, 2021	Written notice due for request for daily transcript or
		real time reporting of trial proceedings.
27	June 21, 2021	Video and Deposition Designations due.
		Each party who proposes to offer a deposition by video
		must file a disclosure identifying the line and page
		numbers to be offered.
		All other parties will have <b>1 week</b> to file a response
		requesting cross designation line and page numbers to be
		included.
	}	Each party is responsible for preparation of the final
		edited video in accordance with their parties' designations
		and the Court's rulings on objections.
28	June 21, 2021	Motions in Limine due.
29	June 28, 2021	<b>Objections</b> to opponents' proposed witnesses, proposed
		exhibits, designated deposition testimony, and any other
		matters due.
30	August 2, 2021	The parties are directed to confer and advise the Court
		about (a) which limine requests the parties agree to.
31	August 3, 2021	9:00 a.m. Docket Call/ Final Pretrial Conference at the
		United States District Court, 515 Rusk Street, Houston,
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20		Texas.
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### **OTHER REQUIREMENTS and LIMITATIONS:**

- (a) All depositions to be read into evidence as part of the parties' case-inchief must be EDITED (with notice to opposing parties) to exclude all unnecessary, repetitious, and irrelevant testimony. ONLY those portions relevant to the issues in controversy may be read into evidence.
- (b) The Court will refuse to entertain any **motion to compel discovery** filed after the date of this Order unless the movant advises the Court within the body of the motion that counsel for the parties have first conferred in a good faith attempt to resolve the matter. See Southern District of Texas Local Rules 7.1, 7.2.
- (c) The following excuses will neither warrant a continuance nor justify a failure to comply with the discovery deadline:
  - (i) the fact that there are motions for summary judgment or motions to dismiss pending;
  - (ii) the fact that one or more of the attorneys is set for trial in another court on the same day, unless the other setting was made prior to the date of this order or was made as a special provision for the parties in the other case;
  - (iii) the failure to complete discovery prior to trial, unless the parties can demonstrate that it was impossible to complete discovery despite their good faith effort to do so.

#### (d) Exhibits

- (i) Each party must provide the Court with a courtesy copy of exhibits and exhibit lists. The presiding judge's preferred format for Exhibit Lists is available on the Court's website at <a href="www.txs.uscourts.gov">www.txs.uscourts.gov</a> under Court Procedures.
- (ii) If exhibits are voluminous, provide only specific pages that pertain to the issues on the two courtesy copies. The original exhibits that are agreed upon by the parties, should be ready to be tendered to the Clerk of the Court at the beginning of trial.
  - Other exhibits that are admitted during trial should be tendered to the Clerk of the Court immediately after admission.
- (iii) The parties are to label all proposed exhibits with the following information on each label: Designation of Plaintiff's or Defendant's Exhibit Number and Case Number.

Plaintiff's Exhibit	Defendant's Exhibit
Exhibit No Case No	Exhibit No

SIGNED at Houston, Texas, this day of

NANCY F. ATLAS

SENIOR UNITED STATES DISTRICT

JUDGE